original unbroken packages at Philadelphia, Pa., alleging that the article had been shipped on or about December 4, 1919, by the Biloxi Fishermen's Packing Co., Biloxi, Miss., and transported from the State of Mississippi into the State of Pennsylvania, and charging adulteration under the Food and Drugs Act.

Adulteration of the article was alleged for the reason that it consisted in whole or in part of a filthy, decomposed, and putrid animal substance.

On June 30, 1920, no claimant having appeared for the property, it was ordered by the court that the product be destroyed by the United States marshal.

E. D. Ball, Acting Secretary of Agriculture.

S782. Misbranding of Hobo Kidney and Bladder Remedy. U. S. \* \* \* v. 74 Dozen Bottles of Hobo Kidney and Bladder Remedy. Default decree of condemnation, forfeiture, and destruction. Product released under bond. (F. & D. No. 12871. I. S. Nos. 6004-r, 6018-r. S. No. C-1957.)

On June 8, 1920, the United States attorney for the District of Oklahoma, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of 74 bottles of Hobo Kidney and Bladder Remedy, remaining unsold in the original unbroken packages at Oklahoma City, Okla., alleging that the article had been shipped on or about May 3, 1920, by the Hobo Medicine Mfg. Co., Shreveport, Ind., and transported from the State of Indiana into the State of Oklahoma, and charging misbranding under the Food and Drugs Act, as amended. The article was labeled in part as follows: (Carton) "\* \* \* Kidney and Bladder Remedy. A vegetable compound manufactured from native herbs. \* \* \* Bright's Disease acute & chronic Cystitis, renal and vesical pus or blood in urine, incontinence Albuminuria & Ailments caused from Defective (kidney and bladder) Elimination \* \* \* One of the greatest alteratives \* \* \* Backache, Persistent Headache, Dizziness, Forgetfulness, Weakness and Rheumatism when caused by disordered kidneys, the same being true of inflammation of the bladder \* \* \*;" (bottle) " \* \* Kidney and Bladder Remedy. A Vegetable Compound for the Treatment of Bright's Disease, Acute and Chronic Cystitis, Renal and Vesical Pus, or Blood in Urine, Incontinence and Retention, Albuminuria and Ailments caused from Defective Kidneys and Bladder Elimination \* \* \*."

Analysis of a sample of the product by the Bureau of Chemistry of this department showed that it consisted of an aqueous solution containing benzoic or salicylic acid, or their salts, potassium nitrate, and unidentified plant extractives.

Misbranding of the article was alleged in the libel for the reason that the foregoing statements, borne on the carton and bottle label and in the booklet accompanying the article, were false and fraudulent in that said article contained no ingredients or combination of ingredients capable of producing the therapeutic effects claimed for it.

On November 15, 1920, no claimant having appeared for the property, a default decree of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

E. D. Ball, Acting Secretary of Agriculture.

8783. Adulteration and misbranding of olive oil. U. S. \* \* \* v. Lyssandros D. Ravazula and Theodore D. Ravazula (Ravazula Bros.). Plea of guilty. Fine, \$75. (F. & D. No. 12886. I. S. No. 15896-r.)

On November 1, 1920, the United States attorney for the Southern District of New York, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district an information against Lyssandros D. Ravazula and Theodore D. Ravazula (Ravazula Bros.), New York, N. Y., alleging shipment by said defendants, in violation of the Food and Drugs Act, as amended, on or about August 11, 1919, from the State of New York into the State of Maryland, of a quantity of salad oil which was adulterated and misbranded. The article was labeted in part: (Woman with olive branch) "Net contents ½ Gal. Oil superior Quality St. Bertolino Brand Packed by Ravazula Brothers, N. Y. Winter pressed cottonseed salad oil slightly flavored with pure olive oil a compound."

Analysis of a sample of the product by the Bureau of Chemistry of this department showed that it consisted of cottonseed oil and was short volume.

Adulteration of the article was alleged in the information for the reason that cottonseed oil had been mixed and packed with the article so as to reduce, lower, and injuriously affect its quality and strength, and had been substituted in part for olive oil, which the article purported to be.

Misbranding of the article was alleged for the reason that the statements "Oil superior Quality" and "Net Contents \( \frac{1}{2} \) Gal.," together with the design and device of an olive branch bearing olive, not corrected by the statements in inconspicuous type in an inconspicuous place, "Cottonseed salad oil slightly flavored with pure olive oil," borne on the cans containing the article, regarding it and its ingredients, were false and misleading, and labeled so as to deceive and mislead the purchaser into the belief that the article was olive oil, and that each of said cans contained \( \frac{1}{2} \) gallon net of the article, whereas, in truth and in fact, said article was not olive oil, but was a mixture composed in part of cottonseed oil, and each of said cans did not contain \( \frac{1}{2} \) gallon net of the article. Misbranding was alleged for the further reason that the article was food in package form and the quantity of the contents was not plainly and conspicuously marked on the outside of the package.

On November 17, 1920, the defendants entered a plea of guilty, and the court imposed a fine of \$75.

E. D. Bail, Acting Secretary of Agriculture.

## 8784. Adulteration and misbranding of saccharin (soluble). U. S. \* \* \* v. The Hymes Bros. Co. Plea of guilty. Fine, \$75. (F. & D. No. 12893. I S No. 5584-r.)

On October 4, 1920, the United States attorney for the Southern District of New York, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district an information against the Hymes Bros. Co., a corporation. New York, N. Y., alleging shipment by said defendant company, on or about October 16, 1918, in violation of the Food and Drugs Act, from the State of New York into the State of Oklahoma, of a quantity of saccharin (soluble) which was adulterated and misbranded.

Analysis of a sample of the product by the Bureau of Chemistry of this department showed that it contained about 19 per cent of sugar.

Adulteration of the article was alleged in the information for the reason that it was sold under and by a name recognized in the United States Pharmacopæia, and that it differed from the standard of strength, quality, and purity as determined by tests laid down in said Pharmacopæia, official at the time of said investigation, in that the article contained approximately 19 per cent of sugar, whereas said Pharmacopæia does not provide that sugar is an ingredient of soluble saccharin; the standard of strength, quality, and purity of said article was not declared on the container thereof.

Misbranding of the article was alleged for the reason that the statement, to wit, "Saccharine (Soluble)," borne on the can containing the article, regarding it and the ingredients thereof, was false and misleading in that it repre-